MARYLAND GAZETTE.

E

THURSDAY. SEPTEMBER 6, 1770.

DRUGS and MEDICINES, a large and uniques. Affortment of the very helf Quality influrried from London, and to be feld, at a moderate Advance, by J. O. H. N. B. O. Y. D. At his Medicinal STORE, in Baltimore-Town, all genuine.—Shop Furniture, and Surgeons infruments.—Excellent Lucca and Florence Saladolil.—Raifins, Currants, Spices, Court-Plafer, Sc. &c.—As there are many Orders now on Hand, which were received foure Time ago; but, on Ac. which were received fome Time ago; but, on Acount of a Disappointment in the last Pall's Importaion, have not as yet been fully executed, he begs hat the Gentlemen who favoured him with these O:ers, will advise him, whether they choose to have hem now compleated. It is expected that all the cood Customers, who are indebted above One Year, vill pay off their Balances as soon as possible.

TO BE SOLD,
WO well improved Lots in George-Town For derick County: Likewise Two half Lots, One f which is improved, the other a Water Lot. For Terms and Title apply to Trad. Beall or John Orme n George-Town.

HERE is at the Plantation of Riebard Thraks, living in Frederick County, taken up 25. a tray, a small brown MARE, about Three or Four ears old; she has some white Hairs on her Foread, paces naturally, and is branded on the near high, thus

The Owner may have her again, on proving Proerty and paying Charges. (w3)

BE S O L D, LIKELY young Negro Man, about Twenty three Years of Age, has worked at the Black-miths Business about 9 or 10 Years, is a good fradesman, very active, supple, and an orderly vell behaved Fellow, fold for no Fault, only that is Master declines the Business. Enquire of the

Annapelis, June 21, 1770. HEREAS it has been represented to his Ex-VV cellency the Governor, that on Wednesday Sight, the 20th Instant, the House of Daniel of St. Esmai Jenifer, Esq ; of this City, was broke open, and robbed of sundry Goods and Chattels, viz. An old fashioned Three Pint Silver Tankard; a Quart oilver chased Cosee-Pot, with a Mermaid engraved in it; a Dozen new fashioned Silver Table Spoors, Mermaid engraved on each; Half a Dozen old clain Table Spoons; Ten Silver Tea Spoons, the lowl scalloped, a Leaf on the Handle, and a Mernaid engraved on it; feveral Pair of Sheets; fundry Table-Cloths, Napkins, and other Linen, marked I, by fome Perfon, or Perfons, unknown, to the

reat Damage of him the faid Daniel of St. Thurs enfer. His Excellency, for the better discovering nd bringing to Justice the Persons who committed the faid Robbery, doth promise his Lordship's Paron to any one of them (the Principal only ex-epted) who shall discover his, or her Accomplice, r Accomplices, in the faid Fact, fo that he, the, or

hey, may be apprehended and convicted thereof.

Signed by Order, U. SCOTT, Cl. Council.

And as a further Encouragement, the Subcriber doth promise a Reward of Twenty Pounds, o any one who shall make a Discovery of any Person, r Persons, concerned in the above-mentioned Robery, so that he, she, or they, may be brought to uslice, and convicted thereof.

DANIEL of St. THOMAS JENIFER.

DANIEL OF ST. THOMAS JENIFER.

Williamsburg, May 10, 1770.

To be SOLD at PUBLIC AUCTION,

Invitant to the Tesament of the Honourable Benjamia
Tasker, of the Province of Maryland, decased, or

Tussay the 4th Day of September next, if fair, if st,

the next fair Day,

"Bundivided Fifth Part of the Estate, called, or

the next fair Day,

"Baltimore Iran-Work, near Baltimore-Town, in

Be Province of Maryland, constiting of a Furnace,

hree Forges, fundry Tracts of Land, many Servant,

laves, Horses, Cattle, and other Stock belonging,

thereto. This is Part of an Estate which is hedian

common with Oberles Garrell, Esq, and other Gentle
tenent Maryland. If the Purchaser doth not

are the Consideration for which the Estate may be

ald, at the Time of executing Conveyances for the

time, it is expected, that he will give Bond with ap
reved Security, payable in Five equal Proportion,

the Rayment to be made on the 4th Day of Sept.

171, and the other Payments on the 4th Day of Sept.

172, and the other Payments on the faid Bond,

183 ald. One of the Trustees will arend at the

urnace; on the Day of Sale. urnace; on the Day of Sale.

REEN, at the PRINTING-. 6.d. a Year; ADVERTISEMENTS, Week's Continuance. Long Ones ly Printed, most kinds of BLANKS, Sorts, with their proper Bonds of PRINTING-WORK performed R I E S T E, May 30. Y Letters from Navarin in the Morea, of the 4th Instant, we learn, that the Ottomans have actually fet Fire to the Magazines of Orlin Coron, and reduced the whole City to Ashes. The Inhabitants who escaped took Refuge in Navarin, which count d'Orlow has made a

HAMBURGH, June 8. The fecond Ruffian Squadron, defined for the Mediterranean, waits only for a fair Wind to fail from Cronstadt. This Squadron is to touch at the Mouth of the Humber, to take in Provi-fions and other Necessaries, for which Purpote English Pilots are already retained. [This confirms the Account already given from another Quarter.]

L O N D O N. From the LONDON CHRONICLE of May 29, 1770. TO THE PRINTER.

WHILE Parliament was fitting, it would neither have been tafe, nor perhaps quite regular, to efficiently opinion to the Publick, upon the Justice or Widom of their Proceedings. To pronounce fairly upon their Conduct, it was necessary to wait, until we could consider, in one View, the Beginning, the Progress, and the Conclusion of their Deliberations. The Cau e of the Publick was undertaken and supported by Men, from whose Abilities and united Authority, to far nothing of the advantageous Ground they stood on, might well be thought fufficient to determine a popular Question in favour of the People.' Neither was the Question in favour of the People. Neither was the House of Commons so absolutely engaged in Defence of the Ministry, or even of their own Resolutions, but that the might have paid some decent Regard to the known Disposition of their Constituents, and, without any Diffionour to their Firmness, might have retracted an Opinion too haltily adopted, when they faw the Alarm it had created, and how strongly it was opposed by the general Sense of the Nation. The Ministry too would have consulted their own immediate Interest, in making fome Concession satisfactory to the moderate making fome Concession satisfactory to the moderate Part of the People. Without touching the Fact, they might have consented to guard against, or give up the dangerous Principle, on which it was established. In this state of Things, I think it was highly improbable, at the Beginning of the Session, that the Complaints of the People upon a Matter, which, in their Apprehension at heat, immediately assected the Life of the Constitution, would be treated with as much Contempt by their own Representatives, and by the House of Lords, flitution, would be treated with as much Contempt by their own Representatives, and by the House of Lords, as they had heen by the other Branch of the Legislature. Despairing of their Integrity, we had a Right to expect something from their Prudence, and something from their Fears. The Duke of Graston certainly did not foresee to what an Extent the Corruption of a Parliament might be carried. He thought perhaps that there was still some Portion of Shame or Virtue left in the Majority of the House of Commons, or that these was a Line in publick Prostitution, beyond which they would feruple to proceed. Had the yond which they would feruple to proceed. Had the young Man been a little more practiced in the World, or had he ventured to measure the Characters of other Men by his own he mould not have been determined. Men by his own, he would not have been so easily dis-

The Prorogation of Parliament naturally calls upon us to review their Proceedings, and to confider the 'Condition in which they have left the Kingdom. I do not Question but they have done what is usually called the King's Business, much to his Majesty's Satisfaction. We have only to lament that, in Consequence of a System introduced or revived in the present Reign, this Kind of Merit should be very consistent with the Neglect of every Duty they owe to the Nation. The Interval between the opening of the last and the close of the former Session, was longer than usual. Whatever were the Views of the Minister, in deferring the Meeting of Parliament, sufficient Time was cer-tainly given to every Member of the House of Com-mons, to look back upon the Steps he had taken, and the Confequences they had produced. The Zeal of Party, the Violence of personal Animosities, and the Heat of Contention, had Leisure to subside. From that Period, whatever Refolution they took was deliberate and prepenfe. In the preceding Session the Dependents of the Ministry had affected to believe, that the final Determination of the Question would have satisfied the National Session 1981. had Determination of the Question would have fatished the Nation, or at least put a stop to their Complaints; as if the Certainty of an Evil could diminish the Sense of it, or the Nature of Injustice could be altered by Decision. But they found the People of England were in a Temper very distant from Submission; and, although it was contended, that the House of Commons could not themselves reverse a Resolution, which had the Force and Essect of a judicial Sentence, there were other constitutional Expedients, which which had the Force and Effect of a judgment of the there were other conflictational Expedients, which would have given a Security against any similar Attempts for the future. The general Proposition, in which the whole Country had an Interest, might have been reduced to a particular Fact, in which Mr.

Wilkes and Mr. Luttrell would alone have been concerned. The House of Lords might interpole;—the King might dissolve the Parliament;—or, if every other Resource failed, there still lay a grand constitutional Writ of Error, in behalf of the People, from the Decision of one Court to the Wisdom of the whole Levillature. Every One of these Remedies has been suc-Decision of one Court to the Wisdom of the whole Legislature. Every One of these Remedies has been successively attempted. The People performed their Part with Dignity, Spirit, and Perseverance. For many Months his Majetly heard nothing from his Subjects but the Language of Complaint and Resentment;—unhappily for this Country, it was the daily Triumph of his Courtiers, that he heard it with an Indifference approaching to Contempt.

approaching to Contempt.

The House of Commons having assumed a Power unknown to the Constitution, were determined not merely to support it in the single Instance in Question, but to maintain the Doctrine in its unmost Extent, and to establish the Fact as a Precedent in Law, to be applied in whatever Manner his Majesty's Servants should piled in whatever Manner his Majetty's Servants inouis he:eafter think fit. Their Proceedings upon this Occasion are a strong Proof, that a Decision, in the first Instance illegal and unjust, can only be supported by a Continuation of Falsehood and Injustice. To support their former Resolutions, they were obliged to violate some of the best known and established Rules of the House. In One Instance they went so far as to declare, in one Designer of Truth and common Sense, that it House. In One Instance they went so far as to declare, in open Desiance of Truth and common Sense, that it was not the Rule of the House to divide a complicated Question, at the Request of a Member 2. But after trampling upon the Laws of the Land, it was not wonderful that they should treat the private Regulations of their own Assembly with equal Disregard. The Speaker, being young in Office, began with pretending Ignorance, and ended with deciding for the Ministry. We were not surprised at the Decision; but he hesitated, and blushed at his own Baseness, and every Man was assonished.

The Interest of the Publick was vigorously support-

every Man was aftonished.

The Interest of the Publick was vigorously supported in the House of Lords. Their Right to defend the Constitution against any Increachment of the other Estates, and the Necessity of exerting it at this Period, was urged to them with every Argument that could be supposed to instruce the Heart or the Understanding. But it soon appeared, that they had already taken their parts and were addressined to support the House of But it foon appeared, that they had already taken their Part, and were determined to support the House of Commons, not only at the Expence of Truth and Decency, but even by a Surrender of their own moit important Rights. Instead of performing that Duty which the Constitution expects from them, in return for the Dignity and Independence of their Station, in return for the hereditary Share it has given them in the Legislature, the Majority of them made common Cause with the other House in oppressing the People, and established another Doctrine, as saise in itself, and, if possible, more pernicious to the Constitution, than that on which the Middlesex Election was determined. By resolving that they had no Right to impeach a By resolving that they had no Right to impeach a Judgment of the House of Commons in any Case what-Judgment of the House of Commons in any Case windfoever, where that House has a competent Jurisdiction,
they in effect gave up the constitutional Check and reciprocal Controul of One Banch of the Legislature
over the other, which is perhaps the greatest and most
important Object provided for by the Division of the
whole legislative Power into Three Estates; and now whole legislative Power into Three Estates; and now let the judicial Decisions of the House of Commons be ever so extravagant, let their Declarations of the Law be ever so flagrantly salle, arbitrary and oppressive to the Subject, the House of Lords have imposed a slavish Silence upon themselves;—they cannot interpose—they cannot protest the Subject—they cannot defend the Laws of their Country. A Concession to extraordinary in itself, so contradictory to the Principles of their own Institution, cannot but alarm the most unsuspecting Mind. We may well conclude, that the Lords would hardly have yielded so much to the other House, without the Certainty of a Compensation, which can only be made to them at the Expence of the which can only be made to them at the Expence of the People. The arbitrary Power they have assumed of imposing Fines, and committing, during Pleasure, will now be exercised in its fullest Extent. The House of Commons are too much in their Debt to question or interrupt their Proceedings. The Crown too, we may be well assured, will lose nothing of this new Distribution of Power. After declaring, that to petition for a Dissolution of Parliament is irreconcilable with the Principles of the Constitution, his Majesty has Reason to expect, that some extraordinary Compliment will be returned to the royal Prerogative. The Three Branches of the Legislature seem to treat their separate Rights and Interests as the Roman Triumvirs did their Friends. They reciprocally sacrifice them to the Animosties of each other, and establish a detestable Union among themselves upon the Ruin of the Laws and Liberty of

the Commonwealth. Through the whole Proceedings of the House of Commons in this Session, there is an apparent, a palpable Consciousness of Guilt, which has prevented their

This extravagant Resolution appears in the Votes of the House; but, in the Minutes of the Committees, the Inflances of Resolutions contrary to Law and Truth, or of Resulats to acknowledge Law and Truth, when proposed to them, are innumerable.

daring to affert their own Dignity, where it has been immediately and grossly attacked. In the Course of Dr. Musgrave's Examination, he said every Thing that can be conceived mortifying to Individuals, or offenof a Patent to Mr. Hine were communicated to the Publick, naturally called for a Parliamentary Inquiry.
The Integrity of the House of commons was directly impeached; but they had not Courage to move in their own Vindication, because the Inquiry would have been fatal to Col. Burgoyne and the Duke of Grafton. When Sir George Saviie branded them with the Name When Sir George Saviie branded them with the Name of Traitors to their Conflituents, when the Lord Mayor, the Sheriffs, and Mr. Trecothick, expressly avowed and maintained every Part of the City Remonstrance, why did they tamely submit to be insulted? Why did they not immediately expel those refractory Members? Conscious of the Motives on which they had acted, they prudently preferred Insumy to Danger, and were better prepared to meet the Contempt, than to rouse the Indignation of the whole People. Had they expelled those Five Members, the Consequences of the new Doctrine of Incapacitation would have come immediately Doctrine of Incapacitation would have come immediately home to every Man. The Truth of it would then have been fairly tried, without any Reference to Mr. Wilkes's private Character, or the Dignity of the House, or the Obstinacy of One particular County. These Topics, I know, have had their Weight with Men, who, affecting a Character of Moderation, in reality consult nothing but their own immediate Ease; who are weak enough to acquiesce under a flagrant who are weak enough to acquiesce under a flagrant Violation of the Laws, when it does not directly touch themselves, and care not what Injustice is practifed up-on a Man, whose moral Character they piously think themselves obliged to condemn. In any other Circum-stances, the House of Commons must bave forseited all stances, the House of Commons must have forseited all their Credit and Dignity, if, after such gross Provocation, they had permitted those Five Gentlemen to sit any longer among them. We should then have seen and set the Operation of a Precedent, which is represented to be persectly barren and harmless. But there is a Set of Men in this Country, whose Understandings measure the Violation of Law by the Magnitude of the Instance, not by the important Consequences which show directly from the Principles and the Minister. flow directly from the Principle; and the Minister, I presume, did not think it safe to quicken their Apprehensions too soon. Had Mr. Hampden reasoned and acted like the moderate Men of these Days, instead of hazarding his whole Fortune in a Lawsuit with the Crown, he would have quietly paid the Twenty Shillings demanded of him—the Stuart Family would probably have continued upon the Throng and at this bably have continued upon the Throne, and, at this Moment, the Imposition of Ship-money would have been an acknowledged Prerogative of the Crown.

Deen an acknowledged Prerogative of the Crown.

What then has been the Business of the Session, after voting the Supplies, and confirming the Determination of the Middlesex Election? The extraordinary Prorogation of the Irish Parliament, and the just Discontents of that Kingdom, have been passed by without Notice. Neither the general Situation of our Colonies, nor that particular Ditress which forced the Inhabitants of Boston to take up Arms in their Desence, have been ton to take up Arms in their Defence, have been thought worthy of a Moment's Confideration. In the Repeal of those Acts which were most offensive to America, the Parliament have done every Thing but renue, but judiciously taken Care to preserve the Contention. It is not pretended that the Continuance of the Tea Duty is to produce any direct Benefit whatfo-ever to the Mother Country. What is it then, but an odious, unprofitable Exertion of a speculative Right, and fixing a Badge of Slavery upon the Americans, without Service to their Masters? But it has pleased God to give us a Ministry and a Parliament, who are neither to be persuaded by Argument, nor instructed

by Experience. Lord North, I presume, will not claim an extraor-dinary Merit from any Thing he has done this Year in the Improvement or Application of the Revenue. A great Operation, directed to an important Object, though it should fail of Success, marks the Genius, and elevates the Character of a Minister. A poor contracted Understanding deals in little Schemes, which dishonour him if they fail, and do him no Credit when they fucceed. Lord North had fortunately the Means in his Possession of reducing all the Four per Cents at once. The Failure of his first Enterprize in Finance is not The rander of his first Enterpoize in Finance is not half so disgraceful to his Reputation as a Minister, as the Enterprize itself is injurious to the Publick: Instead of striking One decisive Blow, which would have cleared the Market at once, upon Terms proportioned to the Price of the Four per Cents Six Weeks ago, he has tampered with a pitiful Portion of a Commodity, which ought never to have been touched but in grosshe has given Notice to the Holders of that Stock, of a he has given Notice to the Holders of that Stock, of a Defign formed by Government, to prevail upon them being formed by Degrees; consequently has warned to surrender it by Degrees; consequently has warned them to hold up and inhance the Price—so that the Plan of reducing the Four per Cents must either be dropped intirely, or continued with an increasing Disadvantage to the Publick. The Minister's Sagarity has served to raise the Value of the Thing he means a